1 2	QUINN EMANUEL URQUHART & SULLIVAN Alex Spiro (appearing pro hac vice)	N, LLP
	alexspiro@quinnemanuel.com 51 Madison Avenue, 22nd Floor	
3	New York, New York 10010	
4	Telephone: (212) 849-7000	
5	Michael T. Lifrak (Bar No. 210846)	
6	michaellifrak@quinnemanuel.com Jeanine Zalduendo (Bar No. 243374)	
7	jeaninezalduendo@quinnemanuel.com	
8	Kyle Batter (Bar No. 301803) kylebatter@quinnemanuel.com	
9	865 South Figueroa Street, 10 th Floor Los Angeles, California 90017-2543	
10	Telephone: (213) 443-3000	
11	Attorneys for Defendants Tesla, Inc., Elon Musk,	
12	Brad W. Buss, Robyn Denholm, Ira Ehrenpreis, Antonio J. Gracias, James Murdoch, Kimbal Mush	k,
13	And Linda Johnson Rice	
14		
15	UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRIC	CT OF CALIFORNIA
17	SAN FRANCISO	CO DIVISION
18 19	IN RE TESLA, INC. SECURITIES LITIGATION	Case No. 3:18-cv-04865-EMC
20	LITIOATION	STIPULATION AND [PROPOSED] ORDER
21		REGARDING STATUS CONFERENCE AND MOTION IN LIMINE HEARING DATE
22		
23	Pursuant to Civil Local Rule 6-2. Lead	Plaintiff Glen Littleton ("Lead Plaintiff") and
24		
25	Defendants Tesla, Inc., Elon R. Musk, Brad W. Buss, Robyn Denholm, Ira Ehrenpreis, Antonio J.	
	Gracias, James Murdoch, Kimbal Musk, and Linda Johnson Rice (collectively, "Defendants")	
26	(collectively, Lead Plaintiff and Defendants are referred to as the "Parties"), by and through their	
27	undersigned counsel of record, submit the following	ng stipulation and proposed order:
28		

1	WHEREAS, on May 3, 2022, the Court entered an Order re Schedule for Pretrial Filings,		
2	which, among other things set a Status Conference (to discuss ADR) on June 28, 2022 and a		
3	Hearing on "early" MILs on July 21, 2022. (Dkt. No. 411);		
4	WHEREAS, counsel for Defendants are unavailable on the dates set by the Court for the		
5	Status Conference and Hearing and requested that counsel for Plaintiff stipulate to request new		
6	dates from the Court;		
7	WHEREAS counsel for Plaintiff are willing to accommodate the request from counsel for		
8	Defendants;		
9	NOW, THEREFORE, the Parties hereby jointly and respectfully request that the Court		
10	reschedule the Status Conference (to discuss ADR) to July 6, 2022 or thereafter and the Hearing		
11	on "early" MILs to August 4, 2022 or thereafter, with the deadlines for the MIL briefing adjusted		
12	accordingly (35 days prior to the hearing for motions and 14 days thereafter for oppositions).		
13			
14	DATED M. 11 2022 LEVI O MODODICKY LLD		
15	DATED: May 11, 2022 LEVI & KORSINSKY, LLP		
16	By: /s/ Nicholas I. Porritt		
17	Nicholas I. Porritt (appearing pro hac vice) Attorneys for Lead Plaintiff Glen Littleton and Lead		
18	Counsel for the Class		
19	DATED: May 11, 2022 QUINN EMANUEL URQUHART & SULLIVAN, LLP		
20			
21	By: <u>/s/ Alex Spiro</u> Alex Spiro (appearing pro hac vice)		
22	Attorneys for Tesla, Inc., Elon Musk, Brad W. Buss, Robyn Denholm, Ira Ehrenpreis, Antonio J. Gracias,		
23	James Murdoch, Kimbal Musk, And Linda Johnson Rice		
24			
25			
26			
27			
28			

1	ORDER
2	The Status Conference to discuss ADR is hereby reset to, 2022
3	The hearing to discuss "early" MILs is hereby reset to, 2022. Motions shall
4	be filed 35 days in advance of the hearing date and oppositions 14 days thereafter.
5	
6	IT IS SO ORDERED.
7	
8 9	Dated: HON. EDWARD M. CHEN
10	United States District Judge
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

ATTESTATION I, Jeanine Zalduendo, am the ECF user whose ID and password are being used to file the above document. In compliance with Local Rule 5-1(h)(3), I hereby attest that Alex Spiro and Nicholas Porritt have concurred in the filing of the above document. /s/ Jeanine Zalduendo Jeanine Zalduendo